	IN THE DISTRICT COURT OF TUL THE STATE OF OKLAHO	SA COUNTY	* 1 0 2 5 4	61273*
STATE (OF OKLAHOMA,	Case No.	12-441	4
vs. Jen	Plaintiff,)))) Defendant.	[NOTE: The trial judgesworn either prior to or prior to inquiry defendant is enteringuilty plea, correct to used.]	dge shall ensure it completing the Su by the Court on t g a noto contender	ne defendant is mmary of Facts hê Plea. If the re, or other type
ss#_	- 74127)))	· F [CT COURT E D
(Home	Address))	•	
	PLEA OF GUILTY	re	STATE OF OKLA	TH, COURT CLERK TULSA COUNTY
	SUMMARY OF FACT	13		
Part A: Findi	ngs of Fact, Acceptance of Plea			CIRCLE
				(Fes) No
1.	is the name just read to you your true name?			(18)
	If no, what is your correct name?			
	I have also been known by the name(s):			
			 :	
2.	My lawyer's name is: BRIAN RA	141		
3.	(a) Do you wish to have a record made of these proce	edings by a Court F	leporter?	Yes No
	(b) Do you wish to waive this right?			Yes No
4.	Age: 50 Grade completed in school: 11			
5.	Can you read and understand this form? (If the answer above is no, Addendum A Yes No is to be completed and attached.)			
6.	Are you currently taking any medications or substances which affect your ability to Yes No understand these proceedings?			
7.	Have you been prescribed any medication that you s not taking? If so, what kind and for what purpose?			Yes No
8.	Have you ever been treated by a doctor or health pro confined in a hospital for mental illness?	fessional for mental	l illness or	(Yes) No
	If yes, list the doctor or health professional, p Brook have - Tuls, Zoo 5	lace, and when occ	urred:	
9.	Do you understand the nature and consequences of	this proceeding?		Yes No
10.	Have you received a copy of the Information and rea	d its allegations?		Yes No
11.	Does the State move to dismiss or amend any case(s) or count(s) in the information or on page 2 of the information? If so, set forth the cases/counts dismissed or amended.			

12.	A. Do you understand you are charged with:	
(1)	Crime Statutory Reference	
(2)	Buro 10 21 0.8 1(15	Yes No
(3)	DUTO 10 Z1 0.8. 1431	Wes No
(4)	Forc 5000my 21 0.5. 1115	No (SEE)
For addit	tional charges: List any additional charges on a separate sheet and label as B) EA OC	No Selly
ADDENE	50(I) B,	
	B. Are you charged after former conviction of a felony?	Yeb No
	If yes, list the felony(ies) charged: CF 03-1Z04	A 71
		* "
13.	Have you previously been convicted of a felony? If so, when, where and for what felony/felonies?	•
4.	(Check if applicable) Do you understand you are subject to the Delayed	Von N.
	involves?	Yes No
•	(Check if applicable) Do you understand that upon a conviction on a plea of guilty to the offense(s) ofyou will be required to serve a minimum sentence of:?	Yes No
	85% of the sentence of imprisonment imposed before being eligible for parole consideration and are not eligible for earned or other type of credits which will have the effect of reducing the length of sentence to less than 85% of the sentence imposed?	Yes No
	% of the sentence of imprisonment imposed or received prior to becoming eligible for state correctional earned credits toward completion of your sentence or eligibility for parole?	Yes No
	Guilty to the offense(s) ofwill subject you to mandatory compliance with the Oklahoma Sex Offender Registration Act?	Ye No
	(Check if applicable) Do you understand that any person sentenced to imprisonment for two (2) years or more for the offense(s) of involving sexual abuse, sexual exploitation, or illegal sexual conduct, shall be required to sexual earm of post-imprisonment supervision for at least three (3) years under conditions determined by the Department of Corrections in addition to the actual term of imprisonment. There will be no post-imprisonment supervision for a sentence of life or life without the possibility of parole for offenses involving sexual abuse, sexual exploitation, or illegal sexual conduct.	Med No
	(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of will subject you to mandatory compliance with the Oklahoma Methamphetamine Offender Registry Act?	Yes No
	(Check if applicable) Do you understand that the Court is required to include in the sentence of any person convicted of a felony and sentenced to a term of imprisonment after November 1, 2012, a term of post-imprisonment supervision. The post-imprisonment supervision shall be for a period of not less than nine (9) months nor more than one (1) year following confinement of the person and shall be served under conditions prescribed by the Department of Corrections. There will be no post-imprisonment supervision for a sentence of life without the possibility of person.	Yes No

15.	-	What is/are the charge(s) to which the defendant is/are entering a plea today? AS FILED		
	-			
16.		Do you understand the range of punishment for the crime(s) is/are: (List in same order as in No. 15 above)?	-	
	(1)	Minimum of 10 to a maximum of 4 and/or a fine of \$ 10 k	(es) No	
		Minimum of 10 to a maximum of 6 and/or a fine of \$ 10 K	Yes No	
	(3)	Minimum of 10 to a maximum of 1 and/or a fine of \$10K	(es) No	
		Minimum of 1D to a maximum of L and/or a fine of \$ 10 K	Yes No	
17.		Read the following statements: You have the right to a speedy trial before a jury for the determination of whether you are guilty or not guilty and if you request, to determine sentence. (If pleading to capital murder, advise of procedure in 21 O.S. · 701.10(B)). At the trial:		
		(1) You have the right to have a lawyer represent you, either one you hire yourself or if you are indigent a court appointed attorney.(2) You are presumed to be innocent of the charges.		
		(3) You may remain silent or, if you choose, you may testify on your own behalt.(4) You have the right to see and hear all witnesses called to testify		
		against you and the right to cross-examine them. (5) You may have your witnesses ordered to appear in court to testify		
		and present evidence of any defense you have to these charges.		
		(6) The state is required to prove your guilt beyond a reasonable doubt.		
	•	(7) The verdict of guilty or not guilty decided by a jury must be unanimous. However, you can waive a jury trial and, if all parties agree, the case could be tried by a Judge alone who would decide if you were guilty or not guilty and if guilty, the appropriate punishment.		
		Do you understand each of these rights?	(Yes) No	
18.		Do you understand by entering a plea of guilty you give up these rights?	Yes No	
19.		Do you understand that a conviction on a plea of guilty could increase punishment in any future case committed after this plea?	Yes No	
20.		Have you talked over the charge(s) with your lawyer, advised him/her regarding any defense you may have to the charges and had his/her advice?	(es) No	
21.	٠	Do you believe your lawyer has effectively assisted you in this case and are you satisfied with his/her advice?	(es) No	
		N615	En No	
22.		Do you wish to change your plea of not guilty to guilty and give up your right to a jury trial and all other previously explained constitutional rights?	· ·	
23.		Is there a plea agreement?	(es) No	
	C45	What is your understanding of the plea agreement? D-49 Z.5 DC (18 w / 75 w) (00)	150	
		1CFTS)		
24.		Do you understand the Court is not bound by any agreement or recommendation and if the Court does not accept the plea agreement, you have the right to withdraw your plea of guilty?	NO CES	
25.		Do you understand that if there is no plea agreement the Court can sentence you within the range of punishment stated in question 16?	(Fes No	

26.	Do you understand your plea of guilty to the charge(s) is/are after: (check one)	Yes No
no prior felony convictions		
one (1) prior felony conviction		
	two (2) or more prior felony convictions	
	List prior felony convictions to which pleading:	
	foss CDS	
27.	What (is) (are) your plea(s) to the charge(s) (and to each one of them)?	
	Noto contente	
28.	Did you commit the acts as charged in the Information?	Yes No
	State the factual basis for your plea(s) (attach additional page as needed,	•
	labeled as ADDENDUM C);	
	Part of the second seco	
29.	Have you been forced, abused, mistreated, or promised anything by anyone to have you enter your plea(s)?	Yes NG
30.	Do you plead guilty of your own free will and without any coercion or compulsion of any kind?	es No
31.	If you are entering a plea to a felony offense, you have a right to a Pre-Sentence Investigation and Report which would contain the circumstances of the offense, any criminal record, social history and other background information about you. Do you want to have the Report?	Yes No
32.	(a) Do you have any additional statements to make to the Court?	Yes 😡
	(b) Is there any legal reason you should not be sentenced now?	Yes (No)
HAVING BEEN CHECK ONE:	SWORN, I, the Defendant whose signature appears below, make the following statem	ents under oath:
(1)	(a) I have read, understood and completed this form.	
	(b) My attorney completed this form and we have gone over the form and I understand its contents and agree with the answers. See Addendum "A"	,
	(c) The Court completed this form for me and inserted my answers to the questions.	
(2)	The answers are true and correct.	7
(3)	I understand that I may be prosecuted for perjury if I have made false statements to the	is Court.
	- Jany r	
Acknowledged to	his 13 day of MAY 20 14	
	Notary Public/Denu	ty Court Clerk/Judge
	, com, abilior bepa	-,

33.	I, the undersigned attorney for the Defendant, believe the Defendant understands the nature, purpose and consequence of this proceeding. (S)He is able to assist me in formulating any defense to the charge(s). I am satisfied that the Defendant's waivers and plea(s) of guilty are voluntarily given and he/she has been informed of all legal and constitutional rights.
34.	The sentence recommendation in question 23 is correctly stated. I believe the recommendation is fair to the State of Oklahoma.
35.	Offer of Proof (Nolo contendere plea) THE A PUSHED HIS WAY INTO VICTIM'S RESIDENCE, VACINALLY ANALLY ANALLY ANALLY PENETRATED HER WI HIS PENIS AND POT HIS PENIS AND POT HIS PENIS AND THE ACAINST HER WILL IN TOLSA COUNTY
	ASSISTANT DISTRICT/ATTORNEY
	THE COURT FINDS AS FOLLOWS:
36.	A. The Defendant was sworn and responded to questions under oath. B. The Defendant understands the nature, purpose and consequences of this proceeding. C. The Defendant's plea(s) of
	G. Sentencing or order deferring sentence shall be: imposed instanter; or continued until the day of, 20, at, m. If the Pre-Sentence Investigation and Report is requested, it shall be provided to the Court by the day, of, 20 H. Defendant is committed to: The RID Program The FORT Program The Delayed Sentencing Program for Youthful Offenders
DONE IN O	PEN COURT this 13 day of MAY, 2014
	Court Reporter Present JUDGE OF THE DISTRICT COURT
	Deputy Court Clerk NAME OF JUDGE TYPED OR PRINTED

Deputy Court Clerk

Part B; Sentence on Plea	Case No. <u>CF12-4414</u>
Tare D. Semence on Flea	State v. MASON Date: 5/13/14
	Date:
[NOTE ON USE: Part B to be used with the Summ formatted as a separate sentencing form if sentencing	mary of Facts if contemporaneous with the entry of plea or may be g continued to future date.]
THE COURT SENTENCE	CES THE DEFENDANT AS FOLLOWS:
٦	TIME TO SERVE
	vision of the Department of Corrections for a term of years as follows:
	The second of the second of the second
Upon release from such confinement, you shall serve by the Department of Corrections for a period of:	a term of post-imprisonment supervision under conditions prescribed
2. The sentence(s) to run:	onsecutively NOT APPLICABLE
3. Defendant shall receive: Credit for time ser	ved No credit for time served
DEF	ERRED SENTENCE
The sentencing date is deferred until	, 20atm.
be the rules you must follow during the period of defern	n in the Rules and Conditions of Probation found in Addendum D shall nent. ENCE or SUSPENDED AS TO PART
	sion of the Department of Corrections for a term of years as follows:
	18 w/ 7 put) 000/150
	(CFTS)
To be suspended as follows:	
(a) ALL SUSPENDED YES	NO_X
(b) suspended <i>except</i> as to the first 100 the custody of the Department of Corrections, to forth in the Rules and Conditions of Probation for	(months (years) of the term(s) during which time you are to be held in the remainder of the sentence(s) to be suspended under the terms set ound in Addendum D.
Said period of incarceration shall be in County Jail, in tieu of the Department of Corre O.S. Section 991a – 4.1.	the custody of the Department of Corrections, to be served in the ections, pursuant to the Community Service Sentencing Program, 22
Defendant's term of incarceration shall b	e calculated as:
Calendar days with credit for go	ood behavior only (57 O.S Section 65)
As calculated by the Sheriff with	n all implemented and allowable credits allowed by law

2. The sentence(s) to run: \(\times \) Consecutively \(\times \) NOT APPLICABLE				
3. Defendant shall receive:	Credit for time served	☐ No credit fo	or time served	
	FINES A	ND COSTS		
You are to pay a fine(s), costs is attached and made a part o	s, fees and/or restitution to the T f this Order.)	ulsa County District	t Court Clerk as follows: (A	ddendum E which
☐ To the Tulsa County Distr	rict Court Clerk as set out in the	Order of the Court -	- Rule 8 Hearing	
To the Tulsa County Distr	rict Attorney's Office as set out ir	n the Restitution Sci	hedule Addendum	
	rrections as set out in the Pre-Se			and Conditions of
	"NOTICE OF RI	GHT TO APPEAL"	ı	
Sentence to Incarceration, Su				
Office a written Application to why you are requesting to wit (30) days from the date it is Appeals to review the District denial. Within ten (10) days f designation of record must be	n, or order deferring sentence, Withdraw your Plea of Guilty withdraw your plea. The trial court filed. If the trial court denies yo Court's denial by filing a Petition from the date the application to a filed pursuant to Oklahoma Court appeal by a court appointed att	ithin ten (10) days f must hold a hearin our Application, you n for Writ of Certiora withdraw plea of gu urt of Criminal Appe	rom today's date. You mut g and rule upon your Appl I have the right to ask the I within ninety (90) days fi Uilty is denied, notice of in	st set forth in detail ilication within thirty court of Criminal rom the date of the itent to appeal and indigent, you have
Do you understand each of th				Yès No
	county jail ten (10) days before t		lace of confinement?	Yes (10)
	e questions that have been aske	d?		
Have your answers been freely and voluntarily given?				
I ACKNOWLEDGE UNDERS	TANDING OF RIGHTS AND SE	ENTENCE IMPOSE	D. Mayo mas	DEFENDANT
I, the undersigned attorney, h	nave advised the Defendant of hi	s appellate rights,	ATTORNEY	FOR DEFENDANT
Done in open court, with all parties present, this 13 day of MAY 20 14.				
Court Repor	ter Present		JUDGE OF THE	DISTRICT COURT
Donuty C	Court Clark		NAME OF JUDGE TY	PED OR PRINTED

ADDENDUM "A"

IMMIGRATION STATUS WARNING ABOUT PLEA OF GUILTY/NO CONTEST

The defendant understands that because he is not a citizen of the United States, his plea of guilty/no contest in this case makes it very likely (automatic for many crimes) that he will be deported from the United States. The defendant agrees that he has talked with his defense lawyer about his immigration status and how a plea of guilty/no contest in this case will affect that status. The defendant understands that immigration, including deportation, is a separate proceeding governed by the laws of the United States. The defendant also understands that no one, including his defense lawyer or the Judge of the District Court of Tulsa County, Oklahoma, can predict to a certainty the effect of his plea of guilty/no contest in this case on his immigration status. Even with this warning, the defendant agrees that he wants to go ahead and plead guilty/no contest in this case.

the United States. The defendant also understands that no one, includir of Tulsa County, Oklahoma, can predict to a certainty the effect of his p status. Even with this warning, the defendant agrees that he wants to go	plea of guilty/no contest in this case on his immigration
Date	Defendant
	Interpreter (if necessary)
CERTIFICATE OF DEFEN	SE COUNSEL
As the attorney for the defendant, I certify that:	
1. The Defendant has stated to me that he/she is \swarrow able \square unable t (check appropriate option)	o read and understand the attached form and I have:
Determined the Defendant is able to understand the Engli	ish language.
Determined the Defendant is unable to under	erstand the English language and obtained to interpret.
2. I have read and fully explained to the Defendant the allegations contains	ined in the Information in this case.
3. I have read and fully explained to the Defendant all of the questions set out in the Summary of Facts are the Defendant	
4. To the best of my knowledge and belief the statements and declarate have been freely and voluntarily made.	ion made by the Defendant are accurate and true and
Dated this	140
	ATTORNEY FOR DEFENDANT